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Fill in this in	ormation to identify y	our case:					
Debtor 1	Ramito First Name	Middle Name		Garcia Last Name		Check if this	is an amended plan,
Debtor 2 (Spouse, if filing)							w the sections of the ve been changed
	First Name	Middle Name		Last Name			
United States	Bankruptcy Court for the:	Northern	District of:	(state)			
Case number (if known)	21-05848						
Official	Form 113						
Chapt	er 13 Plar	1					12/1
Part 1:	Notices						
To Debtors:	Notices  This form sets out opt option is appropriate and judicial rulings m	in your circumstance	s or that it is	· ·	•		
	This form sets out opt option is appropriate	in your circumstance ay not be confirmable	s or that it is per	permissible in your	•		
	This form sets out opt option is appropriate and judicial rulings m	in your circumstance ay not be confirmable to creditors, you must o	s or that it is person to the contract of the	permissible in your	judicial district. F	Plans that do not com	
To Debtors:	This form sets out opt option is appropriate and judicial rulings m	in your circumstance ay not be confirmable to creditors, you must defected by this plan. You carefully and discussion	s or that it is percent of the second of the	permissible in your that applies.	judicial district. F	Plans that do not com	ply with local rules
To Debtors:	This form sets out opt option is appropriate and judicial rulings m  In the following notice of the fo	in your circumstance ay not be confirmable to creditors, you must detected by this plan. You carefully and discusse e.  Is treatment of your clait for the hearing on corrice if no objection to confice it for the objection to confice it for the confice it for the confice it for the confice it for the objection to confice it for the con	s or that it is personal sorthack each box our claim may sit with your at mor any provisifirmation, unle	that applies.  The reduced, moditioning if you have one of this plan, you so otherwise ordered.	fied, or eliminated ne in this bankrupto	Plans that do not com  i.  cy case. If you do not how the complex tile an objection to a court. The Bankruptcy	ave an attorney, you confirmation at least 7 or Court may confirm this
To Debtors:	This form sets out opt option is appropriate and judicial rulings m  In the following notice:  Your rights may be aff You should read this plamay wish to consult on lif you oppose the plandays before the date seplan without further not	in your circumstance ay not be confirmable to creditors, you must describe the plan. You can carefully and discussive.  It is treatment of your claim to confice if no objection to confice if no objection to confide under any plan.  In any be of particular imposes the confidence of the confi	our claim may s it with your at m or any provis nfirmation, unle confirmation is fi	that applies.  The reduced, modification of this plan, you see otherwise ordered led. See Bankruptcy ors must check one	fied, or eliminated ne in this bankruptous or your attorney must by the Bankruptoy Rule 3015. In addition box on each line	t.  cy case. If you do not how the control of the c	ave an attorney, you confirmation at least 7 / Court may confirm this ile a timely proof of ot the plan includes
To Debtors:  To Creditors:	This form sets out opt option is appropriate and judicial rulings multiple in the following notice is:  Your rights may be affected to see the following notice is:  You should read this plamay wish to consult on the following the following matters in each of the following	in your circumstance ay not be confirmable to creditors, you must describe the creditors, you must describe the creditors, you must describe the plan. You an carefully and discuss the confict of the hearing on confice if no objection to confice if no objection to confide under any plan.  The provided Hearing on the confidence of particular impositems. If an item is confidence of the conf	s or that it is personal sor that it is personal sort that it	r that applies.  The reduced, modification of this plan, you see ordered led. See Bankruptcy for must check one of Included" or if bother than the continuous or the continuous of the continuou	fied, or eliminated ne in this bankruptous or your attorney must by the Bankruptoy Rule 3015. In addition to box on each line oth boxes are checkled.	t.  cy case. If you do not he converged the provision was taken whether or not be checked, the provision was the converged to the checked.	ave an attorney, you confirmation at least 7 / Court may confirm this ile a timely proof of ot the plan includes
To Debtors:  To Creditors:  1.1 A limit no payr	This form sets out opt option is appropriate and judicial rulings m  In the following notice:  Your rights may be affected and you should read this plan may wish to consult on the following of the date set plan without further not claim in order to be paid. The following matters in each of the following out later in the plan.	in your circumstance ay not be confirmable to creditors, you must describe the creditors, you must describe the creditors, you must describe the creditors and carefully and discusses. It is treatment of your clainst the creditor of the confice if no objection to confide the confidence of the confidence of the creditor of the confidence of the creditor of the confidence of the creditor of the confidence of	s or that it is personal sor that it is personal sort that it	that applies.  The reduced, modification of this plan, you see otherwise ordered led. See Bankruptcy for must check one of Included" or if but hich may result in	fied, or eliminated ne in this bankrupton or your attorney must by the Bankrupton Rule 3015. In additional point boxes are check a partial payment	et.  by case. If you do not have tile an objection to a Court. The Bankruptcy tion, you may need to the state whether or a cked, the provision were cked.	ave an attorney, you confirmation at least 7 / Court may confirm this ile a timely proof of of the plan includes ill be ineffective if set

#### Plan Payments and Length of Plan

#### 2.1 Debtor(s) will make regular payments to the trustee as follows:

\$615.00 per month for 36 month(s)

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

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Debto			Garcia	Case number	21-05848				
	First Name	Middle Name	Last Name	(if known)					
2.2	Regular payments to the trustee will be made from future income in the following manner:								
	Check all that apply.								
		ents pursuant to a payroll deduction ord	der.						
	Debtor(s) will make payme	•							
	Other (specify method of	payment):							
2.3	Income tax refunds.								
	Check one.	come tax refunds received during the pl	lan torm						
	Debtor(s) will supply the to	rustee with a copy of each income tax runds received during the plan term.		olan term within 14	days of filing the	return and wi	I turn over to the		
		tax refunds as follows: On or before Arryear's filed federal tax return to the Ch		llowing the filing o	f the case and eac	ch year thereaft	er, the Debtor(s)		
2.4	Additional payments.								
	Check one.								
	✓ None. If "None" is checke	ed, the rest of § 2.4 need not be comple	eted or reproduced.						
2.5	The total amount of estimat	ed payments to the trustee provided	d for in §§ 2.1 and 2.4	<b>4 is</b> <u>\$22,140.00</u>					
Par	Treatment of Sec	ured Claims							
3.1	Maintenance of payments a	nd cure of default, if any.							
	Check all that apply.								
		ed, the rest of § 3.1 need not be comple	•						
	The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the application contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as a below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over a contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise or by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s).						tor(s), as specified ted. Unless rol over any , the amounts nerwise ordered		
	Name of creditor	Collateral	Current	Amount of	Interest rate	Monthly	Estimated		
			installment	arrearage (if	on	plan	total		
			payment (including escrow)	any)	arrearage (if applicable)	arrearage	payments by trustee		
	SM Service Group Inc.	913 N Kedvale Ave, Chicago, IL	\$200.00	\$0.00	0.00%	\$0.00	\$0.00		
		60651	Disbursed by:	· · · · · · · · · · · · · · · · · · ·		*****	<u>******</u>		
			Disbursed by.						
			Trustee						
	Challe sint Martners	Od O N Kaduala Aug Chianna II	<b>✓</b> Debtor(s)	¢17.500.00	0.000/	фо оо	ф17 F00 00		
	Shellpoint Mortgage Servicing	913 N Kedvale Ave, Chicago, IL 60651	\$1,472.00	\$17,500.00	0.00%	<u>\$0.00</u>	\$17,500.00		
			Disbursed by:						
			Trustee ✓ Debtor(s)						

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Debtor	1	Ramito		Garcia	Case number	21-05848	
		First Name	Middle Name	Last Name	(if known)		
3.2	Reques	t for valuation of secu	rity, payment of fully secured c	laims, and modification	n of undersecured o	claims.	
	Check of	one.					
			the rest of § 3.2 need not be coragraph will be effective only it		Part 1 of this plan i	s checked.	
3.3	Secure	d claims excluded fron	n 11 U.S.C. § 506.				
	Check c	one.					
	Nor	ne. If "None" is checked	, the rest of § 3.3 need not be co	mpleted or reproduced.			
	<b>√</b> The	e claims listed below wer	re either:				
	(a)	incurred within 910 day	ys before the petition date and se	cured by a purchase mor	ney security interest in	n a motor vehicle acquire	ed for the personal use

(b) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

the debtor(s), or

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of creditor	Collateral	Amount of claim	Interest rate		Estimated total payments by trustee
Onemain	2012 Dodge Grand Caravan Extended Passenger Van Crew 3.6L V6	\$6,581.00	5.25%	<u>\$124.95</u>	\$7,497.00
				Disbursed by:	
				Trustee  Debtor(s)	

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 Debtor 1
 Ramito
 Garcia
 Case number (if known)
 21-05848

#### 3.4 Lien avoidance.

Check one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

#### 3.5 Surrender of collateral.

Check one.

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

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Debtor 1 Ramito Garcia Case number 21-05848 (if known) Part 4: **Treatment of Fees and Priority Claims** 4.1 General Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest 4.2 Trustee's fees Trustee's fees are governed by statute and may change during the course of the case but are estimated to be 5.40% of plan payments; and during the plan term, they are estimated to total \$1,195.56 4.3 Attorney's fees The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$4,357.07 4.4 Priority claims other than attorney's fees and those treated in § 4.5. Check one. ▼ None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced. 4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount. Check one. ▼ None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced. **Treatment of Nonpriority Unsecured Claims** Nonpriority unsecured claims not separately classified. Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply. The sum of  $\underline{10.00}$ % of the total amount of these claims, an estimated payment of  $\underline{\$559.90}$ The funds remaining after disbursements have been made to all other creditors provided for in this plan.

If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$5,000.00 Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

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Debtor 1	Ramito		Garcia	Case number	21-05848	
_	First Name	Middle Name	Last Name	(if known)		

- 5.2 Maintenance of payments and cure of any default on nonpriority unsecured claims. Check one.
  - None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.
- 5.3 Other separately classified nonpriority unsecured claims. Check one.
  - None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.

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ebto	r 1	Ramito		Garcia	Case number	21-05848	
		First Name	Middle Name	Last Name	(if known)		
Par	t 6:	Executory Contra	cts and Unexpired Leases				
6.1		xecutory contracts an ired leases are reject	d unexpired leases listed below ared. <i>Check one.</i>	e assumed and will	be treated as speci	fied. All other execut	ory contracts and
	✓ No	one. If "None" is checke	ed, the rest of § 6.1 need not be com	pleted or reproduced			
Par	t 7:	Vesting of Proper	ty of the Estate				
7.1	Prope	rty of the estate will v	est in the debtor(s) upon.				
	Check	the applicable box:					
	D pla	an confirmation.					
		ntry of discharge					
	ot ot	ther					
Par	t 8:	Nonstandard Plan	Provisions				
8.1	Check	c "None" or List Nonst	andard Plan Provisions				
	☐ No	one. If "None" is checke	ed, the rest of Part 8 need not be com	pleted or reproduced	<i>!</i> .		
		, ,	c), nonstandard provisions must be s standard provisions set out elsewher		•	a provision not otherw	vise included in the Official
	The fo	ollowing plan provision	is will be effective only if there is a	check in the box "	Included" in § 1.3.		
	Onema	ain shall receive pre-con	firmation adequate protection payme	nts in the amount of	\$28.79 per month.		
Par	t 9:	Signature(s):					
9.1	Signat	tures of Debtor(s) and	Debtor(s)' Attorney				
	Debtor( pelow.	(s) do not have an attorr	ney, the Debtor(s) must sign below; o	therwise the Debtor(s	s) signatures are option	nal. The attorney for th	e Debtor(s), if any, must
igii c	,0,0,1,						
×				×			
	Signa	ature of Debtor 1		Sig	nature of Debtor 2		
	Exec	uted onMM	/ DD / YYYY	Ex	ecuted on	MM / DD / YYYY	
X	/s/ Th	nomas Nield		Da	te	5/3/2021	
	Signa	ature of Attorney for Deb	otor(s)	Da		MM / DD / YYYY	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

### **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)	\$17,500.00
b.	Modified secured claims (Part 3, Section 3.2 total)	\$0.00
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)	\$7,497.00
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)	\$0.00
e.	Fees and priority claims (Part 4 total)	\$5,552.63
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)	\$559.90
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)	\$0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)	\$0.00
j.	Nonstandard payments (Part 8, total)	+ \$0.00
	Total of lines a through j	\$31,109.53